March 14,	1996	COI
Vucanovich	Weldon (FL)	Wilson
Waldholtz	Weldon (PA)	Wolf
Walker Walsh	Weller White	Young (AK)
Wamp	Whitfield	Young (FL) Zeliff
Watts (OK)	Wicker	Zimmer
	NOT VOTING	<del>-</del> 8
Chapman	Durbin	Moakley
Collins (IL) de la Garza	Hall (OH) Menendez	Stokes
de la Garza		
☐ 1431 Ms. PRYCE, Mr. COBURN, and Mr.		
		ote from "aye"
to "no."	iged their v	ote from aye
Mr WILL	JAMS char	nged his vote
Mr. WILL from "no" to	o "ave."	inged ins voce
So the ame	endment in	the nature of a
substitute was rejected.		
		was announced
as above reco	orded. RMAN IInd	er the rule, the
Committee r	ises.	
Accordingl	y the Comn	nittee rose; and
the Speaker	pro tempor	e (Mr. Hobson)
		ir, Mr. LINDER,
		mittee of the
		te of the Union,
		mittee, having
		n the bill (H.R.
		m, pursuant to
House Resol	ution 380, r	ne reported the
bill back to	the Hous	e with sundry
		y the Commit-
tee of the Wh		empore. Under
the rule th	akek pro t	question is or-
dered.	c previous	question is or-
	ate vote de	manded on any
amendment?	If not, the	Chair will put
them en gros		
	lments were	agreed to.
The SPE	AKER pro	tempore. The
question is	on the en	grossment and
third reading	g of the bill.	
The bill w	as ordered 1	to be engrossed
	nira time, ai	nd was read the
third time.		
MOTION TO RECO	OMMIT OFFERE	D BY MR. CONYERS
motion to re		eaker, I offer a
The SPEA	KER pro t	empore. Is the
gentleman o	pposed to th	ne bill? in its present
form, Mr. Sp		in its present
The SPE	AKER pro	tempore. The
Clerk will re		otion to recom-
mit.	read as follo	Mic.
		ecommit the bill
		on the Judiciary.
		mpore. Without

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection. The SPEAKER pro tempore. The question is on the motion to recommit. The motion to recommit was re-

jected. The SPEAKER pro tempore. question is on the passage of the bill.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

RECORDED VOTE

Mr. CONYERS. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 229, noes 191, not voting 12, as follows:

### [Roll No. 66] AYES-229

Andrews

Archer

Armey

Bachus

Baesler

Baldacci

Ballenger

Barrett (NE)

Barr

Barton

Bateman

Bereuter

Bevill Bilbray

Bishop Bliley

Blute

Bono

Borski

Brewster

Browder

Bunning

Burton

Calvert

Camp Canady

Castle

Chabot

Chambliss

Chrysler

Clement

Clinger

Coburn

Combest

Condit

Cramer

Danner

Davis Deal

DeLav

Dooley

Doyle

Dreier

Duncan

Dunn Edwards

Ehrlich

Emerson

English

Ensign

Everett

Ewing

Fields (TX)

Franks (CT)

Franks (NJ)

Frelinghuysen

Abercrombie

Ackerman

Baker (CA)

Barrett (WI)

Allard

Barcia

Bartlett

Becerra

Beilenson

Bentsen

Berman

Bonilla

Bonior

Boucher

Brown (CA)

Brown (FL)

Bass

Flanagan

Foley

Forbes

Fowler

Dornan

Deutsch

Diaz-Balart

Cox

Collins (GA)

Cunningham

Coble

Christensen

Buyer

Brownback

Bryant (TN)

Bilirakis

Boehlert Boehner

Baker (LA)

Frisa Nussle Frost Ortiz Gallegly Orton Oxley Ganske Gekas Packard Geren Pallone Gilchrest Parker Gilman Paxon Payne (VA) Gingrich Goodlatte Peterson (FL) Petri Goss Greenwood Pomerov Gunderson Porter Gutknecht Hall (TX) Portman Pryce Hamilton Quinn Hancock Radanovich Ramstad Hansen Harman Reed Hastert Regula Riggs Hayes Hefley Roberts Heineman Hobson Roemer Rogers Rohrabacher Hoke Holden Ros-Lehtinen Roth Horn Houghton Roukema Royce Saxton Hunter Hyde Inglis Schaefer Istook Schiff Sensenbrenner Johnson (CT) Johnson (SD) Shaw Johnson, Sam Shavs Kasich Shuster Kelly Sisisky Skelton Kim Kingston Smith (MI) Klug Knollenberg Smith (NJ) Smith (TX) Kolbe Solomon Lantos Spence Largent Spratt Latham Stenholm Laughlin Stupak Talent Lazio Leach Tanner Lewis (CA) Tauzin Lightfoot Taylor (MS) Lincoln Taylor (NC) Linder Tejeda Thomas Lipinski Livingston Thornberry LoBiondo Tiahrt Longley Torkildsen Lucas Luther Torricelli Traficant Manton Upton Martini Volkmer Vucanovich Mascara McCollum Waldholtz McCrery Walker McDade Ward Watts (OK) McHale McHugh Weldon (FL) Weldon (PA) McKeon McNulty Weller Metcalf White Meyers Whitfield Miller (FL) Wicker Molinari Wilson Montgomery Wolf Young (FL) Moorhead Myers Zimmer Myrick Norwood

### NOES-191

Brown (OH) Crapo Bryant (TX) Cremeans Bunn Cubin DeFazio Campbell DeLauro Cardin Dellums Dickey Chenoweth Clav Dicks Clayton Dingell Clyburn Coleman Dixon Doggett Collins (MI) Doolittle Conyers Ehlers Cooley Engel Costello Coyne Evans Farr Crane

Rivers Klink LaFalce Rose Fazio Fields (LA) LaHood Roybal-Allard Filner LaTourette Rush Sabo Flake Levin Lewis (GA) Foglietta Salmon Ford Lewis (KY) Sanders Frank (MA) Sanford Lofgren Funderburk Lowey Sawyer Scarborough Furse Maloney Gejdenson Manzullo Schroeder Gephardt Gillmor Markey Schumer Scott Martinez Seastrand Gonzalez Matsui McCarthy Goodling Serrano McDermott Gordon Shadegg Graham McInnis Skaggs Green McIntosh Skeen McKinney Slaughter Gutierrez Hastings (FL) Meehan Smith (WA) Mica Miller (CA) Hastings (WA) Souder Hayworth Stark Hefner Stearns Minge Herger Hilleary Mink Stockman Mollohan Studds Hilliarď Moran Morella Stump Hinchev Tate Hoekstra Murtha Thompson Nadler Hostettler Thornton Hover Neal Thurman Hutchinson Nethercutt Torres Jackson (IL) Neumann Towns Jackson-Lee Velazquez Ney Oberstar (TX) Vento Obey Jacobs Visclosky Jefferson Olver Walsh Johnson, E. B. Owens Wamp Johnston Pastor Waters Payne (NJ) Watt (NC) Jones Kanjorski Pelosi Waxman Kaptur Peterson (MN) Williams Kennedy (MA) Pickett Wise Woolsey Kennedy (RI) Pombo Kennelly Poshard Wynn Kildee Yates Rahall King Kleczka Rangel Young (AK) Zeliff Richardson

### NOT VOTING-

Callahan Durbin Menendez Moakley Chapman Collins (IL) Gibbons Hall (OH) Quillen de la Garza Meek Stokes

### 1453

The Clerk announced the following pair:

On this vote:

Mr. Quillen for, with Mr. Stokes against.

Mr. STUPAK changed his vote from "no" to "ave."

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

#### PERSONAL EXPLANATION

Mr. CALLAHAN. Mr. Speaker, on rollcall No. 66, I was detained in a meeting in the Rayburn Room and therefore was not present for the vote. Had I been present, I would have voted "aye."

#### GENERAL LEAVE

Mr. HYDE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks on the bill just passed.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN EN-GROSSMENT OF HOUSE AMEND-MENT TO S. 735, COMPREHENSIVE TERRORISM PREVENTION ACT OF 1995

Mr. HYDE. Mr. Speaker, I ask unanimous consent that in the engrossment of the House amendment to S. 735, the Clerk be authorized to correct section numbers, cross references and punctuation, and to make such stylistic, clerical, technical, conforming and other changes as may be necessary to reflect the actions of the House in amending the bill, and be instructed to change page 6, line 1, to read: "Where the person knows is a terror."

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

Ms. JACKSON-LEE of Texas. Mr. Speaker, reserving the right to object, I know the gentleman would have inquired of the minority on this technical change, and we have reviewed it and have no objection to this change.

Mr. Speaker, I withdraw my reservation of objection.

The SPĚAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

### PERSONAL EXPLANATION

Mr. SAM JOHNSON of Texas. Mr. Speaker, on March 12, 1996, I was unavoidably detained from the House floor due to election in the State of Texas. Had I been present, I would have voted on the following: On rollcall vote No. 56, "aye"; on rollcall vote No. 57, "aye"; on rollcall vote No. 58, "aye"; and on rollcall vote No. 59, "aye."

# COMPREHENSIVE TERRORISM PREVENTION ACT OF 1995

Mr. HYDE. Mr. Speaker, pursuant to section 3 of House Resolution 380, I call up the Senate bill (S. 735) to prevent and punish acts of terrorism, and for other purposes, and ask for its immediate consideration in the House.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

#### S. 735

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

### SECTION 1. SHORT TITLE.

This Act may be cited as the ''Comprehensive Terrorism Prevention Act of 1995''.

### SEC. 2. TABLE OF CONTENTS.

The table of contents of this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

### TITLE I—SUBSTANTIVE CRIMINAL LAW ENHANCEMENTS

- Sec. 101. Increased penalty for conspiracies involving explosives.
- Sec. 102. Acts of terrorism transcending national boundaries.
- Sec. 103. Conspiracy to harm people and property overseas.

- Sec. 104. Increased penalties for certain terrorism crimes.
- Sec. 105. Mandatory penalty for transferring an explosive material knowing that it will be used to commit a crime of violence.
- Sec. 106. Penalty for possession of stolen explosives.
- Sec. 107. Enhanced penalties for use of explosives or arson crimes.
- Sec. 108. Increased periods of limitation for National Firearms Act violations.

### TITLE II—COMBATING INTERNATIONAL TERRORISM

- Sec. 201. Findings.
- Sec. 202. Prohibition on assistance to countries that aid terrorist states.
- Sec. 203. Prohibition on assistance to countries that provide military equipment to terrorist states.
- Sec. 204. Opposition to assistance by international financial institutions to terrorist states.
- Sec. 205. Antiterrorism assistance.
- Sec. 206. Jurisdiction for lawsuits against terrorist states.
- Sec. 207. Report on support for international terrorists.
- Sec. 208. Definition of assistance.
- Sec. 209. Waiver authority concerning notice of denial of application for visas.
- Sec. 210. Membership in a terrorist organization as a basis for exclusion from the United States under the Immigration and Nationality Act.

### TITLE III-ALIEN REMOVAL

- Sec. 301. Alien terrorist removal.
- Sec. 302. Extradition of aliens.
- Sec. 303. Changes to the Immigration and Nationality Act to facilitate removal of alien terrorists.
- Sec. 304. Access to certain confidential immigration and naturalization files through court order.

# TITLE IV—CONTROL OF FUNDRAISING FOR TERRORISM ACTIVITIES

- Sec. 401. Prohibition on terrorist fundraising.
- Sec. 402. Correction to material support provision.

# TITLE V—ASSISTANCE TO FEDERAL LAW ENFORCEMENT AGENCIES

### Subtitle A—Antiterrorism Assistance

- Sec. 501. Disclosure of certain consumer reports to the Federal Bureau of Investigation for foreign counterintelligence investigations.
- Sec. 502. Access to records of common carriers, public accommodation facilities, physical storage facilities, and vehicle rental facilities in foreign counterintelligence and counterterrorism cases.
- Sec. 503. Increase in maximum rewards for information concerning international terrorism.

## Subtitle B—Intelligence and Investigation Enhancements

- Sec. 511. Study and report on electronic surveillance.
- Sec. 512. Authorization for interceptions of communications in certain terrorism related offenses.
- Sec. 513. Requirement to preserve evidence.

  Subtitle C—Additional Funding for Law
  Enforcement
- Sec. 521. Federal Bureau of Investigation assistance to combat terrorism.
- Sec. 522. Authorization of additional appropriations for the United States Customs Service.

- Sec. 523. Authorization of additional appropriations for the Immigration and Naturalization Service.
- Sec. 524. Drug Enforcement Administration. Sec. 525. Department of Justice.
- Sec. 526. Authorization of additional appropriations for the Department of the Treasury.
- Sec. 527. Funding source.
- Sec. 528. Deterrent against Terrorist Activity Damaging a Federal Interest Computer.

### TITLE VI—CRIMINAL PROCEDURAL IMPROVEMENTS

### Subtitle A—Habeas Corpus Reform

- Sec. 601. Filing deadlines.
- Sec. 602. Appeal.
- Sec. 603. Amendment of Federal Rules of Appellate Procedure.
- Sec. 604. Section 2254 amendments.
- Sec. 605. Section 2255 amendments.
- Sec. 606. Limits on second or successive applications.
- Sec. 607. Death penalty litigation procedures.
- Sec. 608. Technical amendment.

### Subtitle B—Criminal Procedural Improvements

- Sec. 621. Clarification and extension of criminal jurisdiction over certain terrorism offenses overseas.
- Sec. 622. Expansion of territorial sea.
- Sec. 623. Expansion of weapons of mass destruction statute.
- Sec. 624. Addition of terrorism offenses to the RICO statute.
- Sec. 625. Addition of terrorism offenses to
- the money laundering statute. Sec. 626. Protection of current or former officials, officers, or employees of the United States.
- Sec. 627. Addition of conspiracy to terrorism offenses.
- Sec. 628. Clarification of Federal jurisdiction over bomb threats.

# TITLE VII—MARKING OF PLASTIC EXPLOSIVES

- Sec. 701. Findings and purposes.
- Sec. 702. Definitions.
- Sec. 703. Requirement of detection agents for plastic explosives.
- Sec. 704. Criminal sanctions.
- Sec. 705. Exceptions.
- Sec. 706. Investigative authority.
- Sec. 707. Effective date.
- Sec. 708. Study and requirements for tagging of explosive materials, and study and recommendations for rendering explosive components inert and imposing controls on precursors of explosives.

### TITLE VIII—NUCLEAR MATERIALS

- Sec. 801. Findings and purpose.
- Sec. 802. Expansion of scope and jurisdictional bases of nuclear materials prohibitions.

### TITLE IX—MISCELLANEOUS PROVISIONS

- Sec. 901. Prohibition on distribution of information relating to explosive materials for a criminal purpose.
- Sec. 902. Designation of Cartney Koch McRaven Child Development Center.
- Sec. 903. Foreign air travel safety.
- Sec. 904. Proof of citizenship.
- Sec. 905. Cooperation of fertilizer research centers.
- Sec. 906. Special assessments on convicted persons.
- Sec. 907. Prohibition on assistance under Arms Export Control Act for countries not cooperating fully with United States antiterrorism efforts.